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7
   Attorneys for Defendant, EC CLOSING CORP. formerly known as CAL-
   WESTERN RECONVEYANCE CORPORATION
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9
10
                   UNITED STATES DISTRICT COURT
11
       CENTRAL DISTRICT OF CALIFORNIA – WESTERN DIVISION
12
   LARRY BROWN,
                                    Case No.: 5:12-cv-02009-TJH-SP
13
14
                   Plaintiff,
                                   ) Hon. Terry J. Hatter
15
                                    SUGGESTION OF BANKRUPTCY
        VS.
16
                                   BY DEFENDANT EC CLOSING
17
                                  ) CORP. formerly known as CAL-
   BANK OF AMERICA, N.A.;
   RECONTRUST COMPANY, N.A.;
                                  ) WESTERN RECONVEYANCE
18
   MERSCORP, INC.; MORTGAGE
                                   CORPORATION
19
   ELECTRONIC REGISTRATION
20
   SYSTEMS, INC.; CITIGROUP INC.
   ET. AL; BANK OF AMERICA HOME)
21
   LOANS SERVICING, LLP;
22
   COUNTRYWIDE FINANCIAL
   CORPORATION; COUNTRYWIDE
23
   BANK, FSB; COUNTRYWIDE
24
   HOME LOAN SERVICING, LP; U.S. )
   BANK, N.A.; JPMORGAN CHASE & )
25
   CO; AURORA BANK, FSB; PNC
26
   MORTGAGE; PNC BANK
27
   NATIONAL ALLOCIATION:
   WASHINGTON MUTUAL BANK,
28
   FA; WORLD SAVINGS BANK, FB; -)1 -
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SUGGESTION OF BANKRUPTCY

1	OCWEN FINANCIAL SERVICES;)
2	CAL-WESTERN RECONVEYANCE	,
3	CORPORATION; U.S. BANK, N.A. DEUTSCHE BANK NATIONAL	;))
	TRUST COMPANY; WELLS FARG	6O)
4	BANK, ET. AL; THE BANK OF NE	W)
5	YORK MELLON;)
6	Defendants.)
7		_)
8	TO THE HONORABLE C	OURT AND TO ALL PARTIES AND
9	THEIR ATTORNEYS OF RECOR	RD, IF ANY:
10	PLEASE TAKE NOTICE	that Defendant EC CLOSING CORP.,
11	formerly known as CAL-WESTER	RN RECONVEYANCE CORPORATION,
12	filed a voluntary petition for bankru	ptcy under Chapter 11 of the United States
13	Code on June 25, 2013 in the United	States Bankruptcy Court for the District of
14	Delaware, Case No. 13-11619. As su	ich, pursuant to 11 U.S.C. § 362, all further
15	proceedings against EC CLOSING C	ORP., formerly known as CAL-WESTERN
16	RECONVEYANCE CORPORATION	N, are stayed.
17		Respectfully submitted,
18		WRIGHT, FINLAY & ZAK, LLP
19		
20	Dated: July 16, 2013 By:	/s/Monica D. Dib
21		Jonathan M. Zak, Esq. Gwen H. Ribar, Esq.
22		Monica D. Dib, Esq.
23		Attorneys for Defendant, CAL-WESTERN
24		RECONVEYANCE CORPORATION
25		
26		
27		
28		
•		- 2 -

SUGGESTION OF BANKRUPTCY

BI (Official For	m 1) (04/13)	Case	13-11619	BLS D	oc 1 Fi	led 06/25/	13 Daga	1 05 1 4		
		UNITEDS	STATES BANKRU RICT OF DEL	TTCY COURT	OO H	100 00/25/	-3 Page	1 of 14 YOUN	FARY PETIT	10N
Name of Debtor EC Closing C	r (if individua orp.	il, enter Last, I	First, Middle):			Name of Joint	Debtor (Spouse)	(Last, First, M	liddle):	
All Other Names used by the Debtor in the last 8 years (include married, maiden, and trade names): Cal-Western Foreclosure Services Cal-Western Reconveyance Corp.				All Other Names used by the Joint Debtor in the last 8 years (include married, maiden, and trade names):						
Last four digits EIN (if more tha	of Soc. Sec. an one, state	or Individual- all): 95-37085	Taxpayer I.D. (I 580	FIN)/Complete		Last four digits EIN (if more th	s of Soc. Sec. or	Individual-Tax	spayer I.D. (IT	TN)/Complete
Street Address of 400 Northridg	of Debtor (No ge Road, At	o. and Street, Clanta, Georg	City, and State): gia			Street Address	of Joint Debtor (No. and Street	, City, and Sta	(c):
			ZIP CO	DDE: 30350					ZI	PCODE
County of Resid	ence or of the	e Principal Pla	ce of Business:	Fulton		County of Resi	dence or of the P	rincipal Place	of Business:	
Mailing Address	s of Debtor (i	f different from	n street address)			Mailing Addres	ss of Joint Debtor	r (if different fi	rom street add	ress):
				ZIP CODE					ZI	PCODE
Location of Prin	cipal Assets	of Business De	ebtor (if differen	from street add	dress above):					
		Debtor			Nature of Br	usiness	Ch		ruptcy Code	CODE Under Which
		Organization) one box.)		(Check one	in the second second				s Filed (Check	
(Check one box.) Individual (includes Joint Debtors) See Exhibit D on page 2 of this form. Corporation (includes LLC and LLP) Partnership Other (If debtor is not one of the above entities, check this box and state type of entity below.)						Chapter 7 Chapter 9 Chapter 11 Chapter 12 Chapter 13	□Chapte	er 15 Petition for er 15 Petition for nition of a Foreign ain Proceeding		
		15 Debtors	AT PER LE	"	Tax-Exemp				ture of Debts	
Country of debtor's center of main interests: Each country in which a foreign proceeding by, regarding, or against debtor is pending:			(Check box, if applicable.) Debtor is a tax-exempt organization under title 26 of the United States Code (the Internal Revenue Code).		det § 1 ind	(Check one box.) Debts are primarily consumer debts, defined in 11 U. S.C. primarily \$ 101(8) as "incurred by an individual primarily for a personal, family, or household purpose."				
		Filing Fee (Ch	eck one box.)			Check one box		Chapter 11 De	btors	
⊠Full Filing					annilla sens se	Debtor is a	: small business de et a small busines:			
signed appunable to pulling Fee	plication for pay fee excep waiver reque	the court's co pt in installme ested (applicab	pplicable to indiv nsideration certi nts. Rule 1006(b de to chapter 7 in t's consideration.	fying that the d). See Official dividuals only).	lebtor is Form 3A. Must	insiders or on 4/01/16 Check all appli A plan is be Acceptance	affiliates) are less and every three icable boxes: sing filed with thi	than \$2,490,92 years thereafter s petition. e solicited prep	25 (amount su er).	eding debts owed to bject to adjustment the or more classes
StatisticaVAdm								-		THIS SPACE IS FOR COURT USE
☑Debtor estimate ☐Debtor estimate unsecured credite	es that, after a					oaid, there will be	no funds available	e for distribution	on to	ONLY
Estimated Num		ors 🖂					0			
1-49	50-99	100-199	200-999	1,000- 5,000	5,001- 10,000-	10,001- 25,000-	25,001- 50,000	50,001- 100,000	Over 100,000	
Estimated Asset	ls 🗆				⊠					
	50,001 to 100,000	\$100,001 to \$500,000	\$500,001 to \$1 million	\$1,000,001 to \$10 million	\$10,000,001 to \$50 million	\$50,000,001 to \$100 million	\$100,000,001 to \$500 million		More than \$1 billion	
	ilities 	\$100,001 to \$500,000	\$500,001 to \$1 million	\$1,000,001 to \$10 million	\$10,000,00 to \$50 million	⊠	\$100,000,001 to \$500 million	\$500,000,001 to \$1 billion	More than \$1 billion	

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Voluntary Petition		Page 2
(This page must be completed and filed in every case.)	Name of Debtor(s): EC Closing Corp.	
All Prior Bankrupicy Cases Filed Within Last i	Years (If more than two, attach additional shee	2)
Where Filed:	Case Number:	Date Filed:
Location	Case Number:	Date Filed:
Where Filed:		
Pending Bankruptcy Case Filed by any Spouse, Partner, or A Name of Debtor: See attached Schedule 1	Miliate of this Debtor (If more than one, attach Case Number:	
		Date Filed:
District: District of Delaware	Relationship:	Judge:
	Exhibit (To be completed if debtor whose debts are primarily I, the attorney for the petitioner named in the informed the petitioner that [he or she] may 13 of title 11, United States Code, and have each such chapter. I further certify that I have required by 11 U.S.C. § 342(b). X Signature of Attorney for Debtor(s)	is an individual consumer debts.) foregoing petition, declare that I have proceed under chapter 7, 11, 12, or extelained the relief available under
Exhi	bit C	
Does the debtor own or have possession of any property that poses or is alleged to possession.		public health or safety?
Tyes, and Exhibit C is attached and made a part of this petition.		
⊠No.		
(To be completed by every individual debtor. If a joint petition is filed, each spouse must be completed and signed by the debtor, is attached and made a part of If this is a joint petition: [Exhibit D, also completed and signed by the joint debtor, is attached and made petition.	this petition.	
Information Regarding	z the Debtor - Venue	
(Check any ap Debtor has been domiciled or has had a residence, principal place preceding the date of this petition or for a longer part of such 180 days	plicable box.) of business, or principal assets in this District (for 180 days immediately
☑There is a bankruptcy case concerning debtor's affiliate, general pa District.	rtner, or partnership pending in this	
Debtor is a debtor in a foreign proceeding and has its principal place of business or assets in the United States but this District, or the interests of the parties will be served in regard to the	ace of business or principal assets in the Unite is a defendant in an action or proceeding [in	
Certification by a Debtor Who Reside (Check all appl	· _ · _ · _ · _ · _ · _ · _ · _ ·	
Landlord has a judgment against the debter for possession of debte	or's residence. (If box checked, complete the fo	llowing.)
	(Name of landlord that obtained judgme	nt)
	(Address of landlord)	
Debtor claims that under applicable nonbankruptcy law, there are cir entire monetary default that gave rise to the judgment for possession, after	rounstances under which the debtor would be per or the judgment for possession was entered, and	mitted to cure the
Debtor has included with this petition the deposit with the court of a		
Debtor certifies that he/she has served the Landlord with this certification.		

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Weaver them care person properted this document, edited childhood edited as confirmation. To the suppropriate collicial them for each person.	
es romaging celified proparing this document values the bankuppy pelities grapmer is not an individual.	SNS AN STATE OF THE STATE OF TH
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Phintod Name and title, if any, of Bankruptey Patition Properer	Toksphono Number Liung 26, 2013
	(202) 262-4387
gaill) wil mercues was gariangeng scoled moran amentatin en bollos et debier pollos et di mercues. Odilars et debier pollos et di mercues et debier et le debier	Rem Menne S2S Delayane Avenue, 61e, 1604
equived under 11 U.S.C. §§ 110(b), 110(b), mad 342(b); cmd, (3) If rules or publicus havo been preneuligated persennit to 11 U.S.C. § 110(b) cetting a mediumin fine far estrèces chargeable by bendamptay polifica preparate, I larve given	Friesol Nimos of Attorney for Debracia) Vicinities Gentyle Sentritigues & Rices LLP
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Signature of Perfusy them Attended Benderapity Felition Prepare 88 1 decides under perilien prepare 88	wanted fast x
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Transmine retired to secondarions with chapter 15 of eithe 11, Utahad States Cook. Cariffied copies of the decements required by 11 U.S.C. § 1515 are attached.	(I) no efformsy represents too care and a bould an property of the profition of a state
(Chrodit cardy care boxs.)	the man when the state of the s
end convex, that I can the function representative of a defect in a function to the position.	and the second of property of states confin fertile and a second for the second
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City	Signature (Section (S
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(men)	Agrana Ferral

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Schedule 1 Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

The Debtors have moved for joint administration of the Additional Debtors under the number assigned to the chapter 11 cases of Prommis Holdings, LLC, et al. (C.A. No. 13-10551).

DEBTOR	CASE NO.	DATETILED	DIN
Prommis Holdings, LLC	13-10551	3/18/2013	45-5366940
Prommis Fin Co.	13-10552	3/18/2013	45-5362965
Prommis Solutions, LLC	13-10553	3/18/2013	20-4169978
E-Default Services LLC	13-10554	3/18/2013	20-4170016
Statewide Tax and Title Services of Alabama LLC	13-10555	3/18/2013	27-2387733
Statewide Tax and Title Services LLC	13-10556	3/18/2013	20-4170049
Statewide Publishing Services LLC	13-10557	3/18/2013	20-4170079
Nationwide Trustee Services, Inc.	13-10558	3/18/2013	26-0252436
Nationwide Trustee Services of Virginia, Inc.	13-10559	3/18/2013	27-3346687
EC Mailing Corp. f/k/a Interface Inc.	13-10560	3/18/2013	33-0819903
Prommis Homeownership Solutions, Inc.	13-10561	3/18/2013	26-3670569
	ADDITIONAL	DEBTORS	
EC Closing Corp.	TBD	6/25/2013	95-3708580
EC Closing Corp. of Washington	TBD	6/25/2013	91-1722552
EC Posting Closing Corp.	TBD	6/25/2013	95-3199995

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EC Closing Corp.

WRITTEN CONSENT IN LIEU OF THE SPECIAL MEETING OF THE BOARD OF DIRECTORS

The undersigned, being all of the members of the board of directors (the "Board of Directors") of EC Closing Corp., a California Corporation (the "Company"), in lieu of holding a meeting of the Board of Directors of the Company, hereby take the following actions and adopt the following resolutions by unanimous written consent as of June 25, 2013, and further direct that this consent be filed with the minutes of the proceedings of the meetings of the Board of Directors of the Company:

WHEREAS, the Board of Directors of the Company has reviewed and had the opportunity to ask questions about the materials presented by the Company's management team and the legal and financial advisors of the Company regarding the liabilities and liquidity of the Company, the strategic alternatives available to it and the impact of the foregoing on the Company's business; and

WHEREAS, the Board of Directors has had the opportunity to consult with the Company's management team and the legal and financial advisors of the Company to fully consider each of the strategic alternatives available to the Company.

I. Voluntary Petition under the Provisions of Chapter 11 of Title 11 of the United States Bankruptcy Code

NOW THEREFORE, BE IT RESOLVED, that the Board of Directors has determined that it is desirable and in the best interests of the Company, its creditors and other parties in interest, that the Company file or cause to be filed a voluntary petition for relief under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"); and be it further

RESOLVED, that the following officers of the Company (each a "Designated Officer"):

- Chief Executive Officer and President;
- Chief Operating Officer and Executive Vice President;

in each case acting singly or jointly, be, and they hereby are, authorized, empowered, and directed to execute and file in the name and on behalf of the Company, and under its corporate seal or otherwise, all petitions, schedules, lists and other motions, papers or documents, and to take any and all action that they deem necessary, appropriate, desirable or proper to obtain such relief, including, without limitation, any action necessary to maintain the ordinary course operation of the Company's business; and be it further

RESOLVED, that each of the Designated Officers who are members of the boards of directors/managers of EC Closing Corp. of Washington be, and hereby is, authorized and empowered, to cause such direct or indirect subsidiaries of the Company to file or cause to

appropriate application for authority to retain the services of any other professionals as necessary execute appropriate retention agreements, pay appropriate retainers, and to cause to be filled an and in connection therewith, the Designated Officers are hereby authorized and directed to other professionals to assist the Company in carrying out its duties under the Bankruptcy Code;

appropriate retainers, and to cause to be filed an appropriate application for authority to retain the Officers are hereby authorized and directed to execute appropriate retention agreements, pay advance the Company's rights and obligations; and in connection therewith, the Designated Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to Donlin Recano & Company, Inc., as notice and claims agent, to represent and assist the

appropriate retainers, and to cause to be filled an appropriate application for authority to retain the Officers are hereby authorized and directed to execute appropriate retention agreements, pay advance the Company's rights and obligations; and in connection therewith, the Designated Company in cerrying out its duties under the Bankruptcy Code, and to take any and all actions to firm of Huron Consulting Services, LLC, as rostructuring advisor, to represent and assist the

RESOLVED, that the Company is hereby authorized and directed to engage any

RESOLVED, that the Company is hereby authorized and directed to engage

RESOLVED, that the Company is hereby authorized and directed to engage the

in the opinion of such Designated Officers.

services of Donlin Receno & Company, Inc.; and be it further

services of Huron Consulting Services, LLC; and be it further

INTERSE appropriate application for authority to retain the services of Kirkland & Ellis LLP; and be it execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an relief; and in connection therewith, the Designated Officers are hereby authorized and directed to advance the Company's rights and obligations, including filing any pleadings and petitions for Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to law firm of Kirkland & Ellis LLP, as restructuring co-counsel, to represent and assist the

RESOLVED, that the Company is hereby authorized and directed to engage the

LLP and any other conflicts counsel, if required; and be it further appropriate application for authority to retain the services of Womble Carlyle Sandridge & Rice, appropriate retention agreements, pay appropriate retainers, and to cause to be filed an connection therewith, the Designated Officers are hereby authorized and directed to execute actions to advance the Company's rights and obligations, including filing any pleadings; and in assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all law firm of Womble Carlyle Sandridge & Rice, LLP, as restructuring counsel, to represent and

resolutions set forth herein, and be it further together with such other associated actions as authorized with respect to the Company in the be filed voluntary petitions for relief under the provisions of chapter 11 of the Bankruptcy Code,

RESOLVED, that the Company is hereby suthorized and directed to engage the

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II. Further Actions and Prior Actions

NOW, THEREFORE BE IT RESOLVED, that in addition to the specific authorizations heretofore conferred upon the Designated Officers, each of the officers of the Company or their designees shall be, and each of them, acting alone, hereby is, authorized, directed and empowered, in the name of, and on behalf of, the Company, to take or cause to be taken any and all such further actions, to execute and deliver any and all such agreements, certificates, instruments and other documents and to pay all expenses, including filing fees, in each case as in such officer or officers' judgment shall be necessary or desirable to fally carry out the intent and accomplish the purposes of the resolutions adopted herein; and be it further

RESOLVED, that all acts, actions and transactions relating to the matters contemplated by the foregoing resolutions done in the name of and on behalf of the Company, which acts would have been approved by the foregoing resolutions except that such acts were taken before the adoption of these resolutions, are hereby in all respects approved and ratified as the true acts and deeds of the Company with the same force and effect as if each such act, transaction, agreement or certificate had been specifically authorized in advance by resolution of the Board of Directors and that the Designated Officer did execute the same.

The actions taken by this consent shall have the same force and effect as if taken at a meeting of the Board of Directors of the Company duly called and constituted pursuant to the Bylaws of the Company and the laws of the State of California.

IN WITNESS WHEREOF, the undersigned have executed this Written Consent as of the date above first written.

Prortee Dinor

WCSR 30394608v3

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IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:)) Chapter 11
EC Closing Corp.,) Case No. 13-
,	Dobton) Case 140. 15()
•	Debtor.	}
	EXHIBIT C T	O VOLUNTARY PETITION

1. Identify and briefly describe all real or personal property owned by, or in possession of, the debtor that, to the best of the debtor's knowledge, poses or is alleged to pose a threat of imminent and identifiable harm to the public health or safety (attach additional sheets if necessary):

None.

2. With respect to each parcel of real property or item of personal property identified in question 1, describe the nature and location of the dangerous condition, whether environmental or otherwise, that poses or is alleged to pose a threat of imminent and identifiable harm to the public health or safety (attach additional sheets if necessary):

The Debtor is not aware of any definition of "imminent and identifiable harm" as used in this form. The Debtor does not believe it owns or possesses property that poses or is alleged to pose a threat of such harm.

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IN THE UNITED	STATES BANKRUPTCY COURT	
FOR THE	DISTRICT OF DELAWARE	

	<u> </u>
In re:) Chapter 11
EC Closing Corp.,) Case No. 13()
Debtor	r.)
)

CORPORATE OWNERSHIP STATEMENT

Pursuant to Federal Rule of Bankruptcy Procedure 7007.1, the following are corporations, other than a governmental unit, that directly or indirectly own 10% or more of any class of the Debtor's equity interests:

	Approximate Romanicae de Sharic et en e
Prommls Solutions, LLC	100%

DECLARATION UNDER PENALTY OF PERJURY

I, Charles T. Piper, the undersigned authorized signatory of EC Closing Corp., named as the debtor in this case, declare under penalty of perjury that I have read the foregoing corporate ownership statement and that it is true and correct to the best of my information and belief.

Dated: June 25, 2013

Cimrles T. Piper Chief Executive Officer Case 13-11619-BLS Doc 1 Filed 06/25/13 Page 10 of 14

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

	FOR THE DIS	TRICT OF DELAWARE	
In re:) Chapter 11	
EC Closing Corp.	••) Case No. 13	()
	Debtor.	}	
	LIST OF EQUIT	Y SECURITY HOLDER	S .
			NEATHER OF STATES OF STATES
EC Closing Corp.	Prommis Solutions, LLC	400 Northridge Rd. Atlanta, GA 30350	100%
I, Charles	T. Piper, the undersigned		Closing Corp., named as a
			he foregoing list of equity
		ct/16 the post of my informa	하다 내 아이들은 살 때에 가지 않았다.
Dated: June 25,		W//	

Chief Executive Officer

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IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

		 \
In re:) Chapter 11
EC Closing Corp.,) Case No. 13()
	Debtor.	}
		 '

LIST OF CREDITORS HOLDING THE 30 LARGEST UNSECURED CLAIMS

EC Closing Corp. and certain of its affiliates, as debtors and debtors in possession (collectively, the "Debtors") each filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"). The following is the consolidated list of the Debtors' creditors holding the 30 largest unsecured claims (the "Consolidated List") based on the Debtors' books and records as of June 25, 2013. The Consolidated List is prepared in accordance with Rule 1007(d) of the Federal Rules of Bankruptcy Procedure for filing in these chapter 11 cases. The Consolidated List does not include (1) persons who come within the definition "insider" set forth in 11 U.S.C. §101 or (2) secured creditors unless the value of the collateral is such that the unsecured deficiency places the creditor among the holders of the 30 largest unsecured claims on a consolidated basis. None of these creditors is a minor child. The information contained herein shall neither constitute an admission of liability by, nor is it binding on, the Debtors. The information herein, including the failure of the Debtors to list any claim as contingent, unliquidated, or disputed, does not constitute a waiver of the Debtors' right to contest the validity, priority or amount of any claim.

The Debtors referenced herein for purposes of this Consolidated List are: EC Closing Corp., EC Closing Corp.
 Washington and EC Posting Closing Corp.

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Top 30 Unsecured Creditors

Creditor Name	Creditor Address	Nature of Debt	Contingent, Unliquidated, Disputed or Subject to Set Off	Unsecured Amount
LPS DEFAULT TITLE	601 Riverside Avenue	Trade	OII	\$1,860,28
	Jacksonville, FL 32204 (720) 566-8771			31,000,20
FIRST AMERICAN TITLE INSURANCE COMPANY	165 EAST PARKS HWY STE 101 Wasilia, AK 99554 (808) 545-6192	Trade		\$1,768,47
PS AGENCY SALES & POSTING	3210 EL CAMINO REAL SUITE 200 Irvine, CA 92602	Trade		\$483,27
TRUSTEE'S TITLE & ESCROW, L.C.	10808 RIVER FRONT PARKWAY SUITE 175 South Jordan, UT 84095 (801) 254-9451	Trade		\$227,86
SERVICE LINK TSG	Dept 8521 Los Angeles, CA 90084	Trade		\$153,86
DRANGE COAST TITLE COMPANY	2411 WEST LA PALMA AVE., SUITE 350 Building 1 Anaheim, CA 92801	Trade		\$85,62
PACIFIC COAST TITLE	1111 E. KAYELLA AVE #200 Orange, CA 92867 (714) 516-6681	Trade		\$62,29
PITE DUNCAN, LLP	4375 JUTLAND DIRVE, #200 San Diego, CA 92117	Trade	Yes	\$61,17
Land Records of Texas	PO BOX 511459 Los Angeles, CA 90051	Trade		\$49,00
ORANGE TITLE INSURANCE AGENCY	1447 SOUTH 550 EAST Orem, UT 84097	Trade		\$32,75
ANTELOPE VALLEY PRESS	P.O. BOX 4050 Palmdale, CA 93590	Trade		\$32,39
COASTLINE POSTING AND FIELD SERVICES	24551 RAYMOND WAY STE150 Lake Forest, CA 92630 714-235-5515	Trade		\$24,20
INLAND VALLEY DAILY BULLETIN (Ontario)	4000 EXECUTIVE PARKWAY SUITE 200 San Ramon, CA 94583	Trade		\$23,9
THE DAILY HERALD	1555 NORTH FREEDOM BLVD P.O. Box 717 Provo, UT 84503	Trade		\$22,39
LPS PROCESS MANAGEMENT	PO BOX 849277 Los Angeles, CA 90084	Trade		\$21,6
Land Records of Texas	PO BOX 511459 Los Angeles, CA 90051	Trade		\$19,9
THE RECORD	Dept LA 21670 Pasadena, CA 91185	Trade		\$17,3
FINANCIAL FREEDOM	2900 ESPERANZA CROSSING Austin, TX 78758	Trade		\$17,1
NEVADA LEGAL SUPPORT SERVICES, LLC	930 S. FOUNTH STREET, SUITE 200 Las Vegas, NV 89101	Trade	•	\$16,3
SAN DIEGO NEIGHBORHOOD NEWSPAPERS	CHULA VISTA STAR NEWS296 3RD AVENUE Chula Vista, CA 91910	Trade		\$15,4
NEWSPAPER AGENCY CORPORATION	LEGAL ADVERTISING DIVISION P.O. BOX 704005 West Valley City, UT 84170	Trade		\$14,7

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Top 30 Unsecured Creditors

Creditor Name	Creditor Address	Nature of Debt	Contingent, Unliquidated, Disputed or Subject to Set Off	Unsecured Amount
THE DAILY REVIEW	C/O BAY AREA NEWS GROUP 4000 EXECUTIVE PARKWAY SUITE 200 San Ramon, CA 94583	Trade		\$14,084
DAILY BULLETIN	CITY NEWS - UPLAND 4000 EXECUTIVE PARKWAY SUITE 200 San Ramon, CA 94583	Trade		\$12,838
Law Offices of James H. Woodall, PLLC	10808 River Front Pkwy STE 175 South Jordan, UT 84095	Trade		\$12,725
OGDEN STANDARD EXAMINER	P.O. BOX 12790 Ogden, UT 84412	Trade		\$11,893
FRESNO BEE	1626 E STREET Fresno, CA 93786	Trade		\$11,859
ERIC NICOLAS	2123 Menocino Drive Bay Point, CA 94565	Trade .		\$11,165
DESERT SUN PUBLISHING CO.	PO BOX 2737 Palm Springs, CA 92263	Trade		\$10,830
WEST COUNTY TIMES	C/O BAY AREA NEWSGROUP 4000 EXECUTIVE PARKWAY SUITE 200 San Ramon, CA 94583	Trade		\$10,211
SAN DIEGO NEIGHBORHOOD NEWSPAPERS	EAST COUNTY CAUFORNIAN 296 3RD AVENUE Chula Vista, CA 91910	Trade		\$10,190
				\$5,115,934

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DECLARATION UNDER PENALTY OF PERJURY

Pursuant to 28 U.S.C. § 1746, I, Charles T. Piper, the duly qualified and elected Chief Executive Officer of EC Closing Corp., declare under penalty of perjury that I have reviewed the foregoing List and that it is true and correct to the best of my information and belief.

Dated: June 25, 2013

Chief Executive Officer

PROOF OF SERVICE

I, Gretchen Grant, declare as follows:

I am employed in the County of Orange, State of California. I am over the age of eighteen (18) and not a party to the within action. My business address is 4665 MacArthur Court, Suite 280, Newport Beach, California 92660. I am readily familiar with the practices of Wright, Finlay & Zak, LLP, for collection and processing of correspondence for mailing with the United States Postal Service. Such correspondence is deposited with the United States Postal Service the same day in the ordinary course of business. I am aware that on motion of party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

On July 17, 2013, I served the within SUGGESTION OF BANKRUPTCY BY DEFENDANT EC CLOSING CORP. formerly known as CAL-WESTERN RECONVEYANCE CORPORATION all interested parties in this action as follows:

- [X] by placing [] the original [X] a true copy thereof enclosed in sealed envelope(s) addressed as follows:
- [X] (BY MAIL SERVICE) I caused such envelope(s) for collection to be mailed on this date following ordinary business practices AS TO Plaintiff Pro Se, Larry Brown at this address as indicated on the Attached Service List ONLY;
- [] (BY FACSIMILE) The facsimile machine I used, with telephone no. (949) 477-9200, complied with California Rules of Court, Rule 2003, and no error was reported by the machine. Pursuant to California Rules of Court, Rule 2006(d), I caused the machine to print a transmission record of the transmission, a copy of which is attached to the original Proof of Service.
- [] (BY NORCO OVERNIGHT NEXT DAY DELIVERY) I placed true and correct copies thereof enclosed in a package designated by Norco Overnight with the delivery fees provided for.
- [X] (CM/ECF Electronic Filing) I caused the above document(s) to be transmitted to the office(s) of the addressee(s) listed by electronic mail at the e-mail address(es) set forth above pursuant to Fed.R.Civ.P.5(b)(2)(E) as to the parties on the attached Service List.

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